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Office of the United States Attorney District of Nevada 501 Las Vegas Blvd., South, Suite 1100 Las Vegas, Nevada 89101 (702) 388-6336

2028 MAP 18 PM 4:50 NICHOLAS A. TRUTANICH United States Attorney U.S. MAGISTRAIE JUDGE Nevada Bar Number 13644 JESSICA OLIVA Assistant United States Attorney 501 Las Vegas Boulevard South, Suite 1100 Las Vegas, Nevada 89101 Tel: 702.388.6268 / Fax: 702.388.6418 5 jessica.oliva@usdoj.gov Attorneys for the United States 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 2:20-mj-00217-DJA 8 UNITED STATES OF AMERICA. Case No. 9 Plaintiff, Government's Motion to Seal Complaint 10 v. (Filed Under Seal) 11 BILLY JOE WEST, 12 Defendant. 13 The United States of America, by and through Nicholas A. Trutanich, United States 14 Attorney, and Jessica Oliva, Assistant United States Attorney, respectfully moves this 15 Honorable Court for an Order sealing the Complaint, together with this Motion and the 16 Court's Sealing Order, in the above-captioned matter until such time as the Court, or 17 another Court of competent jurisdiction, shall order otherwise. 18 It is necessary for the Complaint in this case to be sealed in light of the fact that it 19 makes reference to information regarding an on-going investigation. Public disclosure of the 20 information in the Complaint might possibly jeopardize the investigation because 21 Defendant Billy Joe West is not yet in custody. West is currently on state probation, and he 22 failed to attend his last scheduled meeting with his state Probation officer. In addition, West 23 is charged with defrauding the federal Probation Office, by accepting a bribe from an 24

offender on federal supervision in exchange causing his co-worker to falsely report a negative drug test to Probation for that offender. Given West's demonstrated disrespect for the obligations imposed by courts—both on himself and on others—West poses a risk of flight or otherwise attempting to evade law enforcement should he learn of this charge before he is arrested.

Moreover, as an employee of the company that conducts drug testing for Probation, West has access to testing records. To the extent West is accepting bribes from additional offenders unknown to the Government, West could access and alter or destroy evidence of those crimes or instruct his co-workers to do so if he learns of this charge before he is arrested. Additionally, West has called and texted the offender in connection with the charged conduct. The Government is seeking a warrant to search West's cellular phone for evidence of co-conspirators and additional offenders whose test results West altered. Should West learn of this charge, there is a substantial risk that he will wipe his phone or otherwise destroy the evidence of these communications.

To facilitate West's arrest, the Government respectfully requests that this Court grant the Government's motion and seal the Complaint in this case, as well as this Motion and the Court's Order on this Motion.

DATED this 18th day of March, 2020.

Respectfully submitted, NICHOLAS A. TRUTANICH United States Attorney

JESSICA OLIVA

Assistant United States Attorney

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1	UNITED STATES DISTRICT COURT AND AS PHONE IN DISTRICT OF NEVADA			
2			U.S. MAGIST	
3	UNITED STATES OF AMERICA,	Case No.	2:20-mj-00217-	DJA
4	Plaintiff,			
5	v.			
6	BILLY JOE WEST,			
7	Defendant.			
8	[Proposed] Order Granting Govern	ment's Motie	on to Seal Compla	int
9	(Filed Under Seal)			
10	Based on the pending Motion of the Government, and good cause appearing, IT IS			
11	HEREBY ORDERED that the Complaint, the Motion, and this Court's Sealing Order in			
12	the above-captioned matter shall be sealed until further Order of the Court.			
13	DATED this day of March 2020			
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